REMARKS

An Office Action was mailed June 27, 2008 in the above case. Claims 1-10 were rejected under 35 U.S.C. § 112, 2nd paragraph as lacking clarity. Claims 1-4 and 7 are rejected as obvious over U.S. Pat. No. 2,331,386 to *Gaylor*. Claims 1-10 stand rejected for non-statutory double patenting over U.S. Pat. No. 6,652,608. Claims 5, 7 and 11-12 are cancelled herein. Claims 1, 6 and 8-10 are amended. No new matter is added thereby. Reconsideration and withdrawal of the rejections is requested in view of the above amendments.

A. <u>Non-statutory Double Patenting Rejection of Claims 1-10 is Addressed.</u>

A Terminal Disclaimer over U.S. Patent No. 6,652,608 is filed herewith. Withdrawal of the non-obviousness double patenting rejection of claims 1-4, 6 and 8-10 is respectfully requested.

B. Obviousness Rejection of Claims 1-4 and 7 over Gaylor is Addressed.

The obviousness rejection of claims 1-4 and 7 over *Gaylor* is respectfully requested in view of the amendment of claim 1 to include the features of dependent claim 5, not rejected over *Gaylor*. Withdrawal of the rejection based upon *Gaylor* is respectfully requested.

C. 35 U.S.C. § 112, 2nd Paragraph Rejection of Claims 1-10 is Addressed.

The clarity rejection of claims 1-10 has been addressed by amendments to claims 1, 5, 6 and 8-10. Words lacking clarity, such as "optionally" have been removed. Withdrawal of the 35 U.S.C. § 112 rejection is respectfully requested.

D. Petition for 3-Month Extension and Conclusion

The undersigned hereby petitions for a 3-month extension. The Office is authorized to charge Deposit Account No. 50-1123 the small entity extension fee, the Terminal Disclaimer fee and any other fees associated with this filing.

Respectfully submitted,

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Carol W. Burton, Reg. No. 35,465

Hogan & Hartson L.L.P.

1200 17th Street, Suite 1500

Denver, CO 80202

Telephone: (303) 454-2454 Facsimile: (303) 899-7333